

ADVERTISING

EVANS'S EXTENSIVE CLOTHING WAREHOUSE,

No. 66 and 68 Fulton-st.

The Summer Suite..... \$6.00

Black Alpaca Suits..... 6.00

White Alpaca Suits..... 10.00

White Cloth Fustan..... 2.50

White Marcelline Vests..... 2.00

White Doublet Pantaloons..... 2.00

Alpaca Suits, with silk and velvet..... 2.00

Brown Linen Palets..... 75

(Advertisement)

PHYSIOLGY.—Examinations with charts and written descriptions of character, given daily by Prof. FOWLER, at the Physiological Cabinet, No. 326 Broadway, two Stock-streets. Private room for Gentlemen and Ladies.

(Advertisement)

SHAVING MADE EASY.—Wet your shaving-brush in either warm or cold water, pour on or three drops of BALM OF A THOUSAND FLOWERS, and the hair will be soft and smooth, and make the operation of shaving. Price only 50 cents. For sale by FREDERICK & CO., Proprietors, and all Druggists.

(Advertisement)

It is a historical fact that the marble-headed Queen Elizabeth sat alone in the dark, sorrow and in tears, awaiting the arrival of the Spanish Armada. She was weeping over the fate of Essex and Mary, but a more modern writer affirms that she was weeping for a lost love. The Queen's tears were in vain, as the Spanish Armada was beaten.

KIMBERLY.—At New Haven, Conn., on Sunday, July 6, David Kimberly, e.v.g., aged 78 years.

LAUGHLIN.—On Sunday, July 6, Mr. John Laughlin, in the 60th year of his age.

MARTIN.—On Monday, July 7, at Roxbury Neck, very suddenly, at the age of 50 years.

POLLARD.—At Boston, Mass., on Sunday, July 6, very suddenly, at the age of 50 years. A. Phineas Pollard, of the well-known firm of Pollard & Pollard, the factors of the famous Jones & Pollard.

PECK.—A. Parmenter, Conn., on Monday, June 23, Jesse Peck, aged 78 years.

RAYER.—At Boston, on Friday, July 4, John Rayer, e.v.g., aged 77 years. A member of the Boston Bar, he was in a prominent position among the master mechanics of the city. As a member of the Legislature & Director of the City Institutions, a member of the City Council, and an officer of the Massachusetts State Guard, he was a man of great influence, the facts of which are well known.

SKATZ.—Drowned, at sea, on Monday, June 2, Abraham Skatz, son of Bartholomew Skatz, deceased, a native of this city, aged 34 years.

WINANS.—On Saturday, July 5, Caroline Montgomery, second daughter of Anthony W. and Margaret Winans, in the 30th year of her age.

WOOD.—At Norriton, N. J., on Friday, July 4, James, eldest son of William Nelson and Mary S. Wood, in the 17th year of his age.

WOLFORD.—At Knox, Albany County, on Thursday, July 3, Daniel Wolford, in the 95th year of his life.

BROOKLYN ITEMS.

ROCKY MOUNTAIN FREMONT CLUB.—This club is a patriotic and energetic body of young men held their regular weekly meeting last evening—Mr. G. W. Nichols presiding. A similar organization, under the name of the "Fremont Central Association," having been formed simultaneously with this Club in another part of the city, and a conferece having taken place with a view to a union of their forces, it was agreed to unite the strength of the two associations into one, and the Central Club, numbering nearly one hundred members, marched in a body and united with the Rocky Mountain Fremont Club. Speeches were made by Messrs. Pierson, Halsey, Brown, Abbott and Luse, which were received with cheers and applause.

THE NASSAU WATER COMPANY.—The Common Council held a regular meeting last evening, Ald. Backhouse presiding. A communication was received from J. C. Brewster, Secretary of the Nassau Water Company, asking that the maps, drawings, etc., in the possession of the City should be handed over to the Company, and that the City should supply also two safe for the use of the Directors. This revived the discussion between those in favor and those against the Waterworks.

It was remarked by Ald. Kalbfleisch as exceedingly strange that a Company, to which the city had just subscribed \$1,300,000, should ask the city to supply it with "Safes," and Ald. Fowler objected to giving, without guarantee, papers which had cost the city over \$25,000 to a Company, not one of the ostensible Directors of which had signified his acceptance.

Ald. BENNETT remarked that it was well known that the company was, in fact, the city, and only held the money and would hold the papers, safes, &c., in trust until the next session of the Legislature, when the city will, by obtaining a new act, take the work upon themselves.

This provoked a rejoinder, in which the company was stigmatized as "bogus," and several exciting passages of words took place between members. The Water Committee was finally directed to loan the articles upon obtaining a proper receipt.

TRIAL OF A POLICE CAPTAIN FOR ASSAULTING AN ALDERMAN.—Capt. Joel Smith of the First District Police was placed on trial before the Common Council yesterday on the charge of assaulting Wm. W. Walsh, Alderman of the Second Ward, while in the exercise of his privileges as a member of the Board of Aldermen, and appeared for the Captain and H. N. Waring, esq., Attorney for the Alderman.

A number of witnesses were examined, and the substance of what they said is as follows: On the night of the 27th June, a Republican mass meeting was being held in the City Hall Park. A young man named Babcock was arrested by the Chief of Police for cheering too noisily, and, instead of being sent to jail, he was released. At the meeting, during the same night, Capt. Walsh was in the crowd and cheered for Fillmore as he stepped to himself, and as the Chief of Police testified, excited the crowd. The Chief of Police was ordered to go to jail by the Chief. All the Nashites came into the Station House, and went behind the Captain's desk. He asked the name of the prisoner, and the charge against him, and was answered by Captain Smith, that he was not in jail, but in the Court Room. He then asked if he was not in the (the Captain's) charge. Capt. Walsh looked for paper to write a hand bill, when Capt. Smith told him that the place he was in was private, and requested him to go out. He repeated his request, and then laid his hands on the Alderman's shoulders, conducted him outside of the hall, and the Alderman's shoulders conducted him outside of the hall.

This was the substance of the evidence elicited, and the summing up of the case was left to the Alderman, who, however, did not call the Captain, together with the examining witness, and the Board deliberated on the case. It was stated during the examination that the charter expressly prohibited the Alderman from discharging a prisoner from jail.

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